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10 Attorneys for Plaintiff
11 RICHARD SKAFF

12 UNITED STATES DISTRICT COURT
13 NORTHERN DISTRICT OF CALIFORNIA

14 RICHARD SKAFF

CASE NO. C 10 01115 CRB
Civil Rights

15 Plaintiff,
16 vs.

17 RITZ -CARLTON HOTELCOMPANY,
18 LLC; SHC HALF MOON BAY, LLC;
19 DTRS HALFMOMON BAY, LLC;
20 MARRIOTT INTERNATIONAL, INC.;
21 and DOES 1-25, Inclusive,

**STIPULATION AND [PROPOSED]
ORDER TO PERMIT PLAINTIFF
TO FILE A SECOND AMENDED
COMPLAINT**

Federal Rule Of Civil Procedure 15(a)(2)

22 Defendants.
23 /

STIPULATION

24 Pursuant to Federal Rule Of Civil Procedure 15(a)(2), Plaintiff RICHARD SKAFF and
25 defendants RITZ -CARLTON HOTEL COMPANY, LLC, SHC HALF MOON BAY, LLC,
26 DTRS HALF MOON BAY, LLC, and MARRIOTT INTERNATIONAL, INC., by and through
27 their counsel, consent and stipulate to the filing by Plaintiff of a Second Amended Complaint to
28 add OCEAN COLONY PARTNERS, LLC as a party defendant in this action.

The parties further stipulate that this Stipulation may be signed in counter parts and that
facsimile or electronically transmitted signatures shall be as valid and binding as originals.

Date: June 6, 2011

SIDNEY J. COHEN
PROFESSIONAL CORPORATION

/s/ Sidney J. Cohen
By _____
Sidney J. Cohen
Attorney for Plaintiff Richard Skaff

1 Date: June 2, 2011

DEUTSCH, KERRIGAN, & STILES

2 /s/ Theodore L. White

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Theodore L. White
Attorney for Defendants SHC Half Moon
Bay, LLC and DTRS Half Moon Bay, LLC

5 Date: June 3, 2011

SEYFARTH SHAW LLP

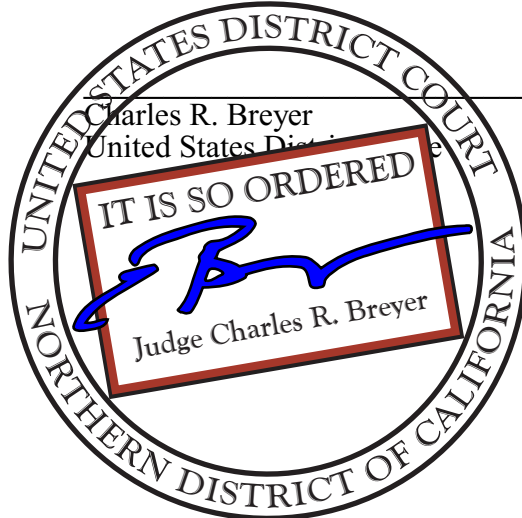
6 /s/ Eden Anderson

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Minh N Vu or Eden Anderson,
Attorneys for Defendants Ritz Carlton Hotel
Company, LLC and Marriott International,
Inc.

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10 **ORDER**

11 Pursuant to the foregoing Stipulation, **IT IS SO ORDERED.**

12 Date: June 13, 2011



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